PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

REC'D 25 JUL 2005

			WIPO PCI			
Applicant's or agent's file reference RSJ08428WO FOR FURTHER ACTION See Form PCT/IPEA/416						
International application No. PCT/GB2004/001615	International filing date (da 14.04.2004	ay/month/year)	Priority date (day/month/year) 17.04.2003			
International Patent Classification (IPC) or national classification and IPC						
G01N27/00, H03L5/02						
Applicant ACURACIONE INITED et el						
AKUBIO LIMITED et al.						
 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 						
1 -·						
3. This report is also accompanied by ANNEXES, comprising:						
a. sent to the applicant and to the International Bureau) a total of sheets, as follows:						
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.						
b 🖂 (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)) , containing a						
sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).						
	alating to the fallenties its					
4. This report contains indications re		ans.				
Box No. I Basis of the op	inion					
☐ Box No. II Priority ☐ Box No. III Non-establishm	nent of oninion with regar	rd to novelty inventive	step and industrial applicability			
Box No. IV Lack of unity o	·	ia to noverty, inventive	otop and maderial approximy			
•) with regard to novelty	, inventive step or industrial			
applicability; ci	tations and explanations	supporting such staten	nent			
☐ Box No. VI Certain docum						
Box No. VII Certain defects						
Box No. VIII Certain observations on the international application						
Date of submission of the demand		Date of completion of thi	s report			
16.11.2004		26.07.2005				
Name and mailing address of the internation	onal	Authorized Officer	umas Palantam			
preliminary examining authority: ———— European Patent Office - P.B. 5818 Patentlaan 2			See M.			
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/001615

	Вох	No. I	Basis of the report	
1.	With filed	With regard to the language , this report is based on the international application in the language in which it wa iiled, unless otherwise indicated under this item.		
		This re which i	port is based on translations from the original language into the following language , s the language of a translation furnished for the purposes of:	
		☐ inte	rnational search (under Rules 12.3 and 23.1(b)) lication of the international application (under Rule 12.4) rnational preliminary examination (under Rules 55.2 and/or 55.3)	
2.	hav	e been	I to the elements* of the international application, this report is based on <i>(replacement sheets which furnished to the receiving Office in response to an invitation under Article 14 are referred to in this priginally filed" and are not annexed to this report):</i>	
	Des	cription	, Pages	
	1-11	1	as originally filed	
	Cla	ims, Nu	mbers	
	1-18	В	as originally filed	
	Dra	wings, S	Sheets	
	1/3-	3/3	as originally filed	
		a sequ	rence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing	
3.			nendments have resulted in the cancellation of: description, pages	
		☐ the	claims, Nos. drawings, sheets/figs	
		☐ the	sequence listing (specify): y table(s) related to sequence listing (specify):	
4.	□ had Su	d not be	eport has been established as if (some of) the amendments annexed to this report and listed below en made, since they have been considered to go beyond the disclosure as filed, as indicated in the ntal Box (Rule 70.2(c)).	
		□ the	e description, pages e claims, Nos.	
			e drawings, sheets <i>l</i> iigs e sequence listing <i>(specify):</i>	
		□ an	y table(s) related to sequence listing (specify):	
	*	TF 41	em 4 applies, some or all of these sheets may be marked "superseded."	

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/001615

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1-18

1-18

1. Statement

Yes: Claims Novelty (N)

Claims No:

Yes: Claims Inventive step (IS)

No: Claims

1-18

Industrial applicability (IA) Yes: Claims

Claims No:

2. Citations and explanations (Rule 70.7):

see separate sheet

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Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1). Reference is made to the following documents:

D1:US-A-6041642 D2:US-A-4818954 D3:WO-A-0102857

2). One could argue that D1 and D2 relate to distinct areas of technology because they have different international classification codes (in this case G01N27/00 and A61B17/36) and, consequently, that they cannot be combined.

The examiner does not agree with this opinion for the following reasons:

a). the application itself is not limited to a particular area of technology (cf. page 1, lines 1,2: "This invention relates to a crystal oscillator circuit **for example**, for use in sensors" or page 1, lines 33, 34: "**For example**, the quartz crystal may be used as a motional transducer"). More particularly, **claim 1** refers only to "an apparatus for oscillating a surface", such an apparatus can be found in many areas of technology.

In fact, the invention relate to applications of quartz crystals where the driving power is required to be varied over a wide range (cf. description page 1, lines 29-31). Such applications can be found in many areas of technology, as the use of quartz crystals is very common. Thus it is logical, for the skilled man, to search in all areas of technology where such applications can be found and to combine eventually documents relating to the use of quartz crystals.

b). In this particular case the classification A61B relates to medical diagnosis, and in the IPC there is (in the class A61B) a reference to the analysis of biological material (G01N for example G01N33/48). So, it is well known that the difference between these two classes is not always obvious.

Here are some examples:

- G01N27/447 relates to electrophoresis, which is often used for medical diagnosis.
- A61B6/00 relates to "apparatus for radiation diagnosis", this can be done by X-ray tomography (G01N23) or by ultra-sound tomography (G01N29).
 - The analysis of blood can be done "in vivo" (A61B5/14) or "in vitro" (G01N33/48). Consequently, A61B and G01N are not very distinct areas of technology.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

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3). The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 does not involve an inventive step in the sense of Article 33(3) PCT.

Document **D1** is regarded as being the closest prior art to the subject-matter of claim 1 and discloses (the references in parentheses applying to this document):

An apparatus for oscillating a surface (cf. claim 1), the apparatus comprising an oscillator circuit having:

- a) a piezoelectric crystal connected to the surface (cf. claim 3);
- b) a variable frequency generator for generating a driving signal which is supplied to the crystal to cause the crystal to oscillate (cf. figure 1); and
- c) an analyser for monitoring the phase shift between the voltage across the crystal and the displacement of the surface (cf. column 3, line 63-column 4, line 11) and, in response, generating an adjustment signal which relates to the difference between the oscillation frequency and a resonant frequency of the crystal, the variable frequency generator being responsive to the adjustment signal to vary the frequency of the driving signal to cause the crystal to oscillate at the resonant frequency (cf. claim 1).

The subject-matter of claim 1 therefore differs from this known from D1 in that: the analyser monitors the phase shift between the voltage across the crystal <u>and the</u> current flowing through it.

Document D2 discloses an oscillator circuit wherein the phase shift between the voltage across the load and the current flowing through it is maintained to zero for operating on a real load (cf. column 4, lines 5-23).

Consequently, the skilled man having in mind the state of the art as disclosed in D1 would require no effort of inventive significance to use the phase shift between the voltage and the current to cause a crystal to oscillate at the resonant frequency.

4). Independent claims 10,17,18

The same reasoning applies, mutatis mutandis, to the subject-matter of the corresponding independent claims 10, 17, 18 which therefore are also considered not inventive.

5). Dependent apparatus-claims 2-9.

Dependent claims 2-9 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step:

5.1 Claim 2: known from D1, as A VCO normally comprises a frequency synthesizer.

- 5.2 Claim 3: it is well known that the oscillation frequency of a quartz crystal is temperature dependent.
 - 5.3 Claim 4: known from D1: see figure 1.
- 5.4 Claims 5,6: the generation of a quadrature signal is suggested by D3 (which was cited by the applicant as illustrating the state of the art), cf. page 8, line 1.
 - 5.5 Claims 7,8: known from D1 (see figure 1).
 - 5.6 Claim 9: the use of a voltage controlled amplifier does not seem inventive.
 - 6). Dependent method-claims 10-16

Dependent claims 10-16 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step:

- 6.1 Claims 10-16: for similar reasons as put forward concerning dependent apparatus-claims 2-9, the subject-matter of dependent method-claims 10-16 cannot be considered as inventive.
- 7). Independent claim 1 is not in the two-part form in accordance with Rule 6.3(b) PCT.
- 8). The features of the preamble of claim 1 are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).
- 9). Although claims 1, 10, 17 and 18 have been drafted as separate independent claims, they appear to relate effectively to the same subject-matter and to differ from each other only with regard to the definition of the subject-matter for which protection is sought. The aforementioned claims therefore lack conciseness and as such do not meet the requirements of Article 6 PCT.